implementation of the amendment to subparadraph (A) made by section 708(e)(l) of the Personal Responsibility and Work Opportunity

Reconciliation Act of 1996.
(ii) ALLOCATION.—The Secretary shall allocate

from the funds reserved under clause (i)(I)

(I) \$30,000 in base funding to each State: and

"(II) any remaining amount among the States, based on the number of family day care homes participating in the program in a State during fiscal year 1995 as a percentage of the number of all family day care homes participating in the program during fiscal year 1995.

"(in) RETENTION OF FUNDS—Of the amount of

"(in) RETENTION OF FUNDS—Of the amount of funds made available to a State for fiscal year 1997 under clause (i), the State may retain not to exceed 30 percent of the amount to carry out this subparament."

praph.

(iv) ADDITIONAL PAYMENTS.—Any
navments
received under this subparagraph shall be
in addition
to payments that a State receives under
subparagraph
(A)

(3) PROVISION OF DATA—Section 17(f)(3) of the National School Lunch Act (42 U.S.C. 1766(f)(3)) as amended by paragraph (2), is amended by adding at the end the following:

(E) PROVISION OF DATA TO FAMILY OR GROUP DAY CARE HOME SPONSORING ORGANIZATIONS—

"(i) CENSUS DATA<mark>.—T</mark>he Secretary shall provide to each State agency administering a child and adult. care food program under this section data from most recent decennial census survey or other appropriate census survey for which the data available showing which areas in the State meet reauirements of subparagraph (A)(ii)(I)(aa). The State agency shall provide the data to family or group home sponsoring organizations located in the State,

"(ii) SCHOOL DATA (I) IN GENERAL.—A State agency administering the school lunch program under this Act or the school breakfast program under the Child Nutrition Act of 1966 (42 U.S.C. 1771 et seg.) shall provide to approved family or group day care home sponsoring organizations a list of schools serving elementary school children in

State the in which not less than V6 of the children enrolled are certified to receive free or reduced price meals. The State agency shall collect the data necessarv to create the list annually provide the list on a timely basis to any approved familv aroun or dav care home sponsorina organization that requests the list.

ONLY OF DATA FROM PRECEDING SCHOOL YEAR —In determining for a fiscal year other or annual period whether a qualifies as a home tier I family or group day care home tinder subpara-graph (A)(ii)(I) the State agency administering the